## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

## NOTICE OF APPEARANCE, REQUEST FOR SERVICE OF NOTICES, AND DEMAND FOR SERVICE OF PAPERS

PLEASE TAKE NOTICE that Craig E. Power hereby appear as counsel for creditor Collaborative Vision, Inc. ("Collaborative Vision"), who hereby submits this notice of appearance in the above-captioned proceeding, requests notice of all hearings and conferences herein, and makes demand for service of all papers herein, including, but not limited to, papers and notices pursuant to Bankruptcy Rules 1009, 2002, 3017, 9007 and 9010 and § 342 (if applicable) of the Bankruptcy Code. All notices given or required to be given in this case shall be given to and served upon Craig E. Power, Reagan H. "Tres" Gibbs, III and Emma P. Myles as follows:

Craig E. Power
Reagan H. "Tres" Gibbs, III
Emma P. Myles
COKINOS | YOUNG
Four Houston Center
1221 Lamar Street, 16<sup>th</sup> Floor
Houston, Texas 77010
tgibbs@cokinoslaw.com
emyles@cokinoslaw.com

PLEASE TAKE FURTHER NOTICE that the foregoing demand includes not only the notices and papers referred to in the Bankruptcy Rules and sections of the Bankruptcy Code specified above, but also includes, without limitation, the schedules, statement of financial affairs,

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operating reports, any plan of reorganization or disclosure statement, any letter, application,

motion, complaint, objection, claim, demand, hearing, petition, pleadings or request, whether

formal or informal, whether written or oral, and whether transmitted or conveyed by mail, delivery,

telephone, telegraph, telex or otherwise, whether or not filed with or delivered to the Bankruptcy

Clerk, Court or Judge (as those terms are defined in Bankruptcy Rule 9001) in connection with

and with regard to the above-referenced bankruptcy case and any proceedings related thereto.

PLEASE TAKE FURTHER NOTICE Collaborative Vision intends that neither this

Notice of Appearance nor any later appearance, pleading, claim or suit shall waive (i) the rights of

Collaborative Vision to have final orders in non-core matters entered only after *de novo* review by

a District Judge; (ii) the rights of Collaborative Vision to trial by jury in any proceedings so triable

in these cases or any case, controversy or proceeding related to these cases; (iii) the rights of

Collaborative Vision to have the District Court withdraw the reference in any matter subject to

mandatory or discretionary withdrawal; or (iv) any other rights, claims, actions, defenses, setoffs,

or recoupments to which Collaborative Vision is or may be entitled under agreements, at law, in

equity, or otherwise, all of which rights, claims, actions, defenses, setoff, and recoupments the

undersigned expressly reserves on behalf of Collaborative Vision.

Respectfully submitted,

**COKINOS | YOUNG** 

By: /s/ Craig E. Power

CRAIG E. POWER

State Bar. No. 16210500

cpower@cokinoslaw.com

REAGAN H. "TRES" GIBBS, III

State Bar No: 24083068

tgibbs@cokinoslaw.com

EMMA P. MYLES

Texas Bar No: 24137075

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emyles@cokinoslaw.com 1221 Lamar Street, 16th Floor Houston, Texas 77010-3039

Tel.: (713) 535-5500 Fax: (713) 535-5533

Counsel for Collaborative Vision, LLC

## **CERTIFICATE OF SERVICE**

I hereby certify that on August 12, 2024, a true and correct copy of the foregoing Notice of Appearance and Request for Service of Papers was served on all parties authorized to receive notice through the Court's Electronic Filing system in this case.

<u>/s/ Craig E. Power</u> CRAIG E. POWER

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